

BEFORE  
THE PUBLIC SERVICE COMMISSION OF  
SOUTH CAROLINA

DOCKET NO. 2006-313-T – ORDER NO. 2007-267

APRIL 23, 2007

IN RE: Application of Bashir Antonio Adili d/b/a Charleston Style Taxi Company, 1054 Anna Knapp Boulevard, No. 8-F, Mount Pleasant, South Carolina 29464 (District 1) for a Class C Certificate of Public Convenience and Necessity.	) ORDER APPROVING ) NAME CHANGE, ) CHANGE IN ) PASSENGER ) RESTRICTION AND ) AMENDING ) CERTIFICATE
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This matter comes before the Public Service Commission of South Carolina (the Commission) by way of the request of Bashir Antonio Adili d/b/a Charleston Style Taxi Company (Charleston Style Taxi or the Applicant) filed March 28, 2007, whereby the Applicant seeks approval of amendments to Class C Certificate of Public Convenience and Necessity No. 7751. Charleston Style Taxi requests approval of a change to the name appearing on such Certificate and approval of a change in the passenger restriction appearing on such Certificate.

A review of the docket file reveals that Certificate No. 7751 was issued to Charleston Style Taxi pursuant to Commission Order No. 2006-638, dated November 2, 2006.

Charleston Style Taxi requests a modification to the name appearing on Certificate No. 7751 from Bashir Antonio Adili d/b/a Charleston Style Taxi Company to Bashir Antonio Adili d/b/a Charleston Style Limo Service. Additionally, Charleston Style

Taxi seeks to amend the Certificate by a change in the passenger restriction appearing on such Certificate.

Currently, Charleston Style Taxi's authority to provide passenger service (Certificate No. 7751) reads as:

...to furnish passenger service...as follows:

Between Points and Places in Charleston County, South Carolina,  
Restricted To: Four (4) Passengers.

Charleston Style Taxi requests to increase the passenger restriction from four to twelve passengers.

Based upon review of the matters asserted in the instant request, the Commission is of the opinion that the relief sought by the Applicant should be approved.

IT IS THEREFORE ORDERED:

1. That the relief sought in the request for modification of Certificate of Public Convenience and Necessity No. 7751 of Bashir Antonio Adili d/b/a Charleston Style Taxi Company by changing the name thereon to Bashir Antonio Adili d/b/a Charleston Style Limo Service be, and hereby is, approved.

2. That the relief sought in the request for modification of Certificate of Public Convenience and Necessity No. 7751 of Bashir Antonio Adili d/b/a Charleston Style Taxi Company by changing the passenger restriction thereon from four (4) passengers to twelve (12) passengers be, and hereby is, approved.

3. That said approvals are for a change in the name of the holder of the Certificate and for a change in the passenger restriction authorized by such Certificate but does not otherwise authorize any change in the operation of the regulated services.

4. That the Applicant shall file, or cause to be filed with the Office of Regulatory Staff, an amended insurance filing regarding liability insurance (i.e. “Form E”) reflecting the name change within sixty (60) days of the date of this Order, or within such additional time as may be authorized by the Commission.

5. That failure of the Applicant either (1) to file or cause to be filed with the Office of Regulatory Staff an amended insurance filing of liability insurance (i.e. “Form E”) reflecting the name change within sixty (60) days of the date of this Order or (2) to request and obtain from the Commission additional time to comply with the requirements of this Order as stated above, may result in the authorization approved in the Order being revoked.

6. That upon compliance with the filing of amended information with the Commission, a modified Certificate shall be issued by the Office of Regulatory Staff to the Applicant as provided herein.

7. That prior to compliance with statutory and regulatory requirements and the receipt of such amended Certificate, the modified motor carrier services authorized by such Certificate may not be provided under the amendments approved herein.<sup>1</sup>

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<sup>1</sup> For the benefit of the Applicant, the Commission notes that 26 S.C. Code Ann. Regs. 103-172 (Supp. 2005) requires higher insurance liability limits for carriers who are certificated to transport between eight (8) and fifteen (15) passengers than it does for carriers who are certificated to carry between one (1) and (7) passengers. According to this regulation, carriers transporting eight to fifteen passengers must have liability limits of \$25,000.00 \$100,000.00 \$10,000.00, while carriers transporting between one and seven passengers are required to have liability limits of \$25,000.00 \$50,000.00 \$10,000.00.

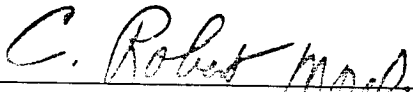
8. That this Order shall remain in full force and effect until further Order of the Commission.

BY ORDER OF THE COMMISSION:



G. O'Neal Hamilton, Chairman

ATTEST:



C. Robert Moseley, Vice Chairman

(SEAL)